



**SCOPING MEMO INFORMATION FOR APPROVAL OF  
APPLICATION OF OPEN5G TELECOM, INC. FOR A CERTIFICATE OF  
PUBLIC CONVENIENCE AND NECESSITY AND REQUEST FOR REQUEST FOR EX  
PARTE RELIEF**

**FILED**  
07/31/20  
04:59 PM

**A2007024**

**A. Category (Check the category that is most appropriate)**

       **Adjudicatory** - “Adjudicatory” proceedings are: (1) enforcement investigations into possible violations of any provision of statutory law or order or rule of the Commission; and (2) complaints against regulated entities, including those complaints that challenge the accuracy of a bill; but excluding those complaints that challenge the reasonableness of rates or charges, past, present, or future.

  ✓   **Ratesetting** - “Ratesetting” proceedings are proceedings in which the Commission sets or investigates rates for a specifically named utility (or utilities), or establishes a mechanism that in turn sets the rates for a specifically named utility (or utilities). “Ratesetting” proceedings include complaints that challenge the reasonableness of rates or charges, past, present or future. Other proceedings may also be categorized as ratesetting when they do not clearly fit into one category.

       **Quasi-Legislative** - “Quasi-legislative” proceedings are proceedings that establish policy or rules including generic ratemaking policy or rules) affecting a class of regulated entities, including those proceedings in which the Commission investigates rates or practices for an entire regulated industry or class of entities within the industry.

**B. Are hearings necessary?            Yes            No**

If yes, identify the material disputed factual issues on which hearings should be held, and the general nature of the evidence to be introduced.

---

---

---

---

Are public witness hearings necessary?            **Yes            No**

Public witness hearings are set up for the purpose of getting input from the general public and any entity that will not be a party to the proceeding. Such input usually involves presenting written or oral statements to the presiding officer, not sworn testimony. Public witness statements are not subject to cross-examination.

**C. Issues** - List here the specific issues that need to be addressed in the proceeding.

Granting of Certificate of Public Convenience and Necessity to Open5G Inc. to operate as a full facilities-based and resold local exchange provider of IntraLATA and InterLATA Interexchange Telephone Service in California.

**D. Schedule** (Even if you checked “No” in B above) Should the Commission decide to hold hearings, indicate here the proposed schedule for completing the proceeding within 12 months (if categorized as adjudicatory) or 18 months (if categorized as rate-setting or quasi-legislative)

Applicant submits that this matter is not controversial, and that there is no need for hearings. Applicant believes that a decision on the Application can be made within 90 days, as is the case with most non-controversial CPCN applications.

**APPLICATION OF OPEN5G INC. FOR A CERTIFICATE OF PUBLIC  
CONVENIENCE AND NECESSITY**

EXHIBIT	DESCRIPTION
A	Articles of Incorporation and Certificate of Good Standing
B	Applicant's Initial Fiber Build Map
C	Service Area Map
D	Financial Model
E	Financial Statements/Proof of Funds
F	Estimate of number of customers to serve in the first through tenth year of operation
G	Management Biographies
H	Demonstration of Compliance with the Commission's Rules of Practice and Procedure